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**UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
LOS ANGELES DIVISION**

In re:

FOUNTAIN VIEW, INC., a Delaware
corporation, et al.,

Debtors and Debtors in Possession.

**Case No.: LA 01-39678 BB through
LA 01-39697 BB; and
LA 01-45516 BB;
LA 01-45520 BB; and
LA 01-45525 BB**

**(Jointly Administered under Case No.
LA 01-39678 BB)**

Chapter 11

**TENTH STATUS REPORT
PURSUANT TO ORDER
CONFIRMING DEBTORS' THIRD
AMENDED JOINT PLAN OF
REORGANIZATION DATED APRIL
22, 2003**

Status Conference Set For

DATE: March 12, 2008
TIME: 10:00 a.m.
PLACE: Courtroom 1475
Roybal Federal Building
255 E. Temple Street
Los Angeles, CA 90012

**TO THE HONORABLE SHERI BLUEBOND, UNITED STATES BANKRUPTCY
JUDGE, THE OFFICE OF THE UNITED STATES TRUSTEE, AND ALL PARTIES
ENTITLED TO NOTICE:**

On March 12, 2008, at 10:00 a.m., or as soon thereafter as the matter may be heard, a status conference will be held before the Honorable Sheri Bluebond pursuant to the Court's *Order Confirming Debtors' Third Amended Joint Plan of Reorganization Dated April 22, 2003 and Authorizing Substantive Consolidation* (the "Confirmation Order"),¹ which this Court entered on its official docket on July 10, 2003. Skilled Healthcare Group, Inc. ("SHG," or together with its direct and indirect subsidiaries, the "Company"), hereby submits this post-confirmation status report pursuant to the Confirmation Order. This status report focuses on recent salient developments since the *Ninth Status Report Pursuant to the Order Confirming Debtors' Third Amended Joint Plan of Reorganization Dated April 22, 2003 and Authorizing Substantive Consolidation* [Docket No. 2632], which was filed with the Court on August 29, 2007.

The Effective Date under the Plan occurred on August 19, 2003, at which time (i) the Debtors were substantively consolidated and concurrently underwent a comprehensive corporate restructuring, (ii) \$150 million in new exit financing transactions were consummated, and (iii) SHG commenced distributions to creditors under the terms of the Plan. The Plan provided for the distribution of cash, equity interests, and debt obligations of the Debtors to certain holders of claims and interests in satisfaction of their claims and interests, which distributions were all made following the Effective Date in accordance with the terms of the Plan.

As noted in the *Third Status Report Pursuant to the Order Confirming Debtors' Third Amended Joint Plan of Reorganization Dated April 22, 2003 and Authorizing Substantive Consolidation* [Docket No. 2383], on July 22, 2004, the Company refinanced substantially all of the secured obligations created under the Plan. Since that refinancing,

¹ All terms not defined herein have the meaning ascribed to them in the *Debtors' Third Amended Joint Plan of Reorganization Dated April 22, 2003* (the "Plan").

1 holders of unliquidated general unsecured claims, upon final liquidation and allowance of
2 their claims are entitled to cash in the allowed amount of their claim and no longer must elect
3 between the various payment options once provided by the Plan, nor are they entitled to
4 receive deferred obligations or other securities in satisfaction thereof. Holders of
5 unliquidated insured or subordinated claims will continue to receive distributions in
6 accordance with the terms of the Plan.

7 On December 27, 2005, Onex Corporation acquired 96% of the Company's
8 equity interests in a series of related transactions. Members of the Company's senior
9 management participated as minority equity investors and continued to serve as the
10 Company's senior management. In the Spring of 2007, SHG and Onex Corporation
11 determined to offer a portion of SHG's common stock to the public in an initial public
12 offering (the "IPO"). SHG's common stock is now publicly traded on the New York Stock
13 Exchange, and SHG is subject to Securities and Exchange Commission ("SEC") filing
14 requirements. SHG's SEC filings (including current financial information) are posted on the
15 Company's website at *www.skilledhealthcaregroup.com*. The Company currently operates
16 87 facilities in California, Texas, Kansas, Missouri, Nevada and New Mexico, consisting of
17 74 skilled nursing facilities with 9,183 licensed beds and 13 assisted living facilities with 955
18 licensed beds. The Company owns 60 of these long-term care facilities, two of which are
19 currently subject to capital leases with purchase options, and leases 27 others. The Company
20 believes it is in material compliance with all its obligations under the Plan with respect to the
21 payment or other required satisfaction of all Allowed Claims and Allowed Interests and with
22 the requirements of its various loan agreements.

23 Currently, five disputed and unliquidated professional liability claims remain
24 on the claims register or the court docket. Of these five filed claims, the claims by Everage
25 and Wright have been resolved and the Company believes the related proofs of claim will be
26 withdrawn; one claim is subject to the alternative dispute resolution procedures (the "ADR
27 Procedures") that the Court continued in modified form as an injunction under the terms of
28 the Plan and the Confirmation Order; and two claims are currently pending in state court

1 including the claim of Rosamarie Paradez as the Administrator and Heir at Law of the Estate
2 of Tranquilino Mendoza (the “Mendoza Estate”). The Mendoza Estate obtained a Texas
3 state court judgment based on acts “attributable” to “Summit Care Corporation” and to
4 “Summit Care Texas, L.P.” assessing actual and exemplary damages against “Summit Care
5 Corporation” and “Summit Care Texas, L.P” in excess of the statutory damage caps
6 applicable under Texas law. The Company appealed that judgment, and the Texas Court of
7 Appeals concluded based on the Company’s predecessors’ substantive consolidation under
8 the Plan and the Confirmation Order that the Mendoza Estate, consistent with the result of
9 certain post-confirmation adversary proceedings in the Bankruptcy Court, was entitled to
10 recover damages based upon a single inflation-adjusted cap pursuant to Texas law. The
11 Mendoza Estate filed a motion for rehearing that is currently pending in the Court of Appeals
12 for the 4th District in San Antonio, Texas. Assuming the judgment of the Texas Court of
13 Appeals becomes final and unappealable, the Company does not anticipate further litigation
14 in the Bankruptcy Court with respect to the Mendoza Estate matter, other than withdrawal or
15 modification of the Mendoza Estate's filed proofs of claim to conform to the result of the
16 Texas proceedings.

17 The Company is aware of eleven additional claimants who assert professional
18 liability claims arising prior to the Confirmation Date, but have not filed any proof of claim
19 or request for payment of administrative expense. All of these eleven claims are subject to
20 the ADR Procedures.

21 In light of the progress made in liquidating and allowing claims through the
22 ADR Procedures, the Court has by order entered October 16, 2007 [Docket No. 2639]
23 extended the last date for lodging timely objections in this Court to timely filed professional
24 liability claims to May 7, 2008. Seven of the sixteen remaining professional liability
25 claimants (including the Wright claimant discussed above) collectively filed the *Tort*
26 *Claimants’ Motion for Order Modifying Plan Injunction and Request for Costs* (the “Tort
27 Claimants’ Motion”) on July 6, 2007 seeking authority to liquidate their claims in Texas
28 state court. Skilled Healthcare opposed the Tort Claimants’ Motion. Subsequently, pursuant

1 to a series of stipulations filed with the Court, the parties mediated these claims pursuant to
2 the ADR Procedures, and the Court continued the filing deadlines and hearing dates on the
3 Tort Claimants' Motion and a related Motion to Compel Arbitration that was to be filed by
4 SHG in accordance with the Court's orders. Based on the parties' preliminary settlement of
5 all seven of these claims and pursuant to the Court's *Order Approving Stipulation With Tort*
6 *Claimants Continuing The Hearings On The Tort Claimants' Motion As To All Claims*
7 *Subject To That Motion And The Motion To Compel Arbitration Of The Moss Claim*, entered
8 on February 12, 2008, the hearings on the Tort Claimants' Motion as it applies to all of the
9 Tort Claimants and the Motion to Compel Arbitration were continued to April 9, 2008 at
10 10:00 a.m. The parties are presently finalizing the documentation of the respective
11 settlements of these seven claims.

12 The Company continues to project that its remaining liability for professional
13 negligence is either insured, or to the extent not insured, otherwise adequately reserved for in
14 its financial statements.

15 Other than with respect to the professional liability claims discussed above,
16 pursuant to the terms of the Plan and the Confirmation Order and in an effort to decrease the
17 number and expense of formal claim objections, the Company spent a great deal of effort
18 reviewing and evaluating and attempting to resolve numerous proofs of claim and requests
19 for allowance of administrative expense that have been filed with the Bankruptcy Court or
20 the claims agent. In accordance with the Plan and the Confirmation Order, all these claims
21 have been successfully liquidated and resolved through those efforts, and the Company
22 believes the related proofs of claim have been (or in the case of one remaining worker's
23 compensation claim will be) withdrawn or have otherwise been disallowed by the Court.

24 While reserving all its rights under the Plan and applicable law, the Company
25 has not brought and does not anticipate bringing any avoiding power litigation. Any

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1 remaining post-confirmation litigation is expected to relate to the small number of remaining
2 professional liability claims described above.

3
4 DATED: February 27, 2008



LAURA L. BUCHANAN, ESQ.
KLEE, TUCHIN, BOGDANOFF & STERN LLP
Reorganization Counsel to Skilled Healthcare
Group, Inc.

PROOF OF SERVICE

I declare that I am over eighteen years of age and that I am not a party to this action. My business address is 1999 Avenue of the Stars, Thirty-Ninth Floor, Los Angeles, California 90067-6049.

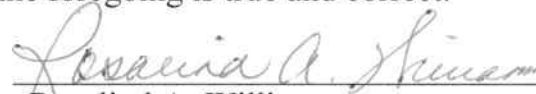
On February 27, 2008, I served a true and correct copy of the following document(s) on the parties indicated on the attached list by using the method indicated below:

**TENTH STATUS REPORT PURSUANT TO ORDER CONFIRMING
DEBTORS' THIRD AMENDED JOINT PLAN OF REORGANIZATION
DATED APRIL 22, 2003**

☒ **By First-Class Mail:** I am readily familiar with the business practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the document(s) listed above was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the above-referenced document(s) were placed into the envelopes, the envelopes were sealed and addressed as set forth on the attached list and, with postage thereon fully prepaid, the envelopes were placed for collection and mailing on this date, following ordinary business practices, in the United States mail at Los Angeles, California.

I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made and that this declaration was executed at Los Angeles, California on February 27, 2008.

I declare under penalty of perjury that the foregoing is true and correct.


Rosalind A. Williams

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UCC PARTY
CONSOLACION PADAMA
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UCC PARTY
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UCC PARTY
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ATTYS/JACKSON WALKER LLP
JACKSON WALKER LLP
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ATTN: PHYLLIS WALTZ
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HENRICHS LAW FIRM
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MARVIN ISGUR/PATRICK GRIFFIN
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PENA & SAMPSON LLP
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SERV CORP TRUST
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BOSTON, MA 02102-0778

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2828 ROANOKE LAND
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MICHAEL REED, ESQ.
McCREARY VESELKA BRAGG & ALLEN PC
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IOS CAPITAL, INC.
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REQ FOR SPEC NOT
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MUSICK PEELER & GARRETT LLP
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CITY/LAVACA CITY/LIVE OAK/NEW BRAUNFELS
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REQ. SPEC NOT/US DEPT. OF HEALTH & HUMAN SVCS
CTRS MEDICARE/MEDICAID SVCS
ASSISTANT U.S. ATTORNEY
J. GORDON/L. WEIDMAN/C. BAUER
300 N. LOS ANGELES ST., #7516
LOS ANGELES, CA 90012-9834

REQUEST FOR SPECIAL NOTICE
ATTY/FAYETTE COUNTY APPRAISAL DIST.
JOHN T. BANKS, ESQ.
PERDUE, BRANDON, FIELDER, COLLINS & MOTT
6300 LA CALMA, SUITE 450
AUSTIN, TX 78752

REQ. SPEC NOT ATTY/ELEANOR FLEMING
HOUCK & BALISOK
ATTN: RUSSELL S. BALISOK, ESQ.
PO DRAWER 8170
UNIVERSAL CITY, CA 91618-8170

REQ FOR SPEC NOT/ATTY FOR SUPERIOR
NAT'L INS CO. IN LIQUIDATION
CAROLE RUNCIE SHERMAN, ESQ.
26541 AGOURA ROAD
CALABASAS, CA 91302

REQ. FOR SPEC NOTICE
DENNIS SIMON
CROSSROADS LLC
9 EXECUTIVE CIRCLE, SUITE 190
IRVINE, CA 92614

REQUEST FOR SPECIAL NOTICE
ATTYS/TRANQUILINO & RAYNALDO
MENDOZA
AND BRENDA LOW/HARLAN ESTATE
DAVID MARKS/THE MARKS FIRM
10000 MEMORIAL DR., #760
HOUSTON, TX 77024

ATTY TO JEFFERSON COUNTY
LINEBARGER GOGGAN BLAIR PENA &
SAMPSON
ATTN: CLAYTON MAYFIELD, ESQ.
1148 PARK STREET
BEAUMONT, TX 77701-3614

REQUEST FOR SPECIAL NOTICE
ATTY/STATE ST. BANK
STEVEN B. LEVIN, ESQ.
BROWN RUDNICK FREED & GESMER
ONE FINANCIAL CENTER
BOSTON, MA 02111

REQUEST FOR SPECIAL NOTICE
ATTYS/SYSCO FOODSERVICE/CITICORP VENDO FIN
HEMAR ROUSSO & HEALD LLP
ATTN: KENNETH G. LAU
15910 VENTURA BLVD., 12TH FLOOR
ENCINO, CA 91436-2829

US DEPT. OF HEALTH & HUMAN SVCS CTRS
MEDICARE/MEDICAID
SUZANNE K. YURK, ASST. REGIONAL COUNSEL
HEALTH CARE FINANCING ADMIN.
50 UNITED NATIONS PLAZA, #420
SAN FRANCISCO, CA 94102

REQUEST FOR SPECIAL NOTICE
TODD ANDREWS
3924 PARK PLACE NO. 20
MONTROSE, CA 91020

REQ SPEC NOT
BILL ANGELOWITZ
DAILY INSIGHTS
225 WEST 34TH ST. #403
NEW YORK, NY 10122

REQ FOR SPECIAL NOTICE
L. DEGROAT/C. GELLER/HEIRS DE GROAT ESTATE
THE WILLIAMS FIRM
ATTN: STEPHEN N. WILLIAMS
2467 CALDER AVE.
BEAUMONT, TX 77702

REQ FOR SPEC NOTICE
ATTY/ASERETH MEDICAL SERVICES INC.
PAUL B. NESBITT, ESQ.
JNESBITT & ASSOCIATES
9601 WILSHIRE BLVD., #828
LOS ANGELES, CA 90210

Main Document Page 12 of 13

REQ. FOR SPEC. NOTICE
CO-DEF ATTY TO NANDLAL PATEL MD
WRIGHT & KIDWELL PC
ATTN: MATT CATALANO
505 N. BIG SPRING #300
MIDLAND, TX 79701

REQ FOR SPEC NOT/JOHN PRZYBYLA
PROVOST UMPHREY LAW FIRM
ATTN: J. FISHER/M. SPARKS
490 PARK STREET
BEAUMONT, TX 77704

REQ. SPEC NOT/ATTY FOR MILDRED GAINES
BAIN, FILES, JARRETT & BAIN
109 WEST FERGUSON
PO BOX 2013
TYLER, TX 75710

REQ SPEC NOT/ATTY FOR McILROY ESTATE
GRAY HART LLP
ATTN: JAY K. GRAY
2419 HIGHWAY 121
BEDFORD, TX 76021

REQ SPEC NOT/ATTY FOR COVENANT CARE
PHARMACY SUPPORT SERVICES
C/O ANDREW TOROK, GEN COUNSEL
27071 ALISO CREEK RD #100
ALISO VIEJO, CA 92656

REQ SPEC NOT/ATTY M. MUCCIANTI
REIN EVANS & SESTANOVICH LLP
ATTN: BYRON Z. MOLDO/PATRICK FRAIOLI
1925 CENTURY PARK EAST 16TH FLOOR
LOS ANGELES, CA 90067

REQ SPEC NOT/ATTY HPH ASSOCIATES
HARDY & ATHERTON, P.C.
ATTN: JERRY L. ATHERTON
909 ESE LOOP 323, SUITE 750
TYLER, TX 75701

REQ SPEC NOT/ATTY OSBURN ESTATE
NOTEBOOK & PARKER
ATTN: DINA K. MADISON
669 AIRPORT FREEWAY, #100
HURST, TX 76053

REQ SPEC NOT/ATTY TO COMAL AND TAYLOR
COUNTIES, ABILENE
ATTN: MICHAEL REED, ESQ.
McCREARY VESELKA BRAGG & ALLEN
P.O. BOX 26690
AUSTIN, TX 78755-0990

REQ SPEC NOT
AT&T CORP.
ATTN: JUDITH ARCHER, ESQ.
900 US HIGHWAY 202/206
BEDMINSTER, NJ 07921-2691

REQ SPEC NOT
SUN HEALTCARE GROUP, INC.
ALICY NYSTEL PAGE, ESQ.
101 SUN AVE NE
ALBUQUERQUE, NM 87109

SPEC NOT REQ/ATTY FOR QUINN
GERALD TREECE
SOUTH TEXAS COLLEGE OF LAW
1303 SAN JACINTO
HOUSTON, TX 77002

SPEC NOT REQ/ATTY FOR THE BRADYS
NUNLEY DAVIS JOLLEY & HILL LLP
ATTN: WILLIAM A. BRANT, ESQ.
1580 S. MAIN ST., SUITE 200
BOERNE, TX 78006

SPEC NOT REQ/ATTY FOR ANNA LOUIS DANIELS
CLARKSON, GORE & MARSELLA
ATTN: SCOTT C. CLARKSON, ESQ.
3424 CARSON STREET, SUITE 350
TORRANCE, CA 90503

SPEC NOT REQ/ATTY TO SHEPARD ESTATE
PERKINS COIE LLP
ATTN: STEVEN G.F. POLARD
1620 26TH ST., 6TH FL
SANTA MONICA, CA 90404

SPEC NOT REQ/ATTY GATES McDONALD GIBBONS
#120515 GATES McDONALD F/K/A GIBBONS CO.
SEALS & TENENBAUM, APC
ATTN: JAY M. TENENBAUM, ESQ.
2323 W. LINCOLN AVE., #127
ANAHEIM, CA 92801

SPEC NOT REQ/ATTY FOR SUMMIT CARE TX
LEONARD A. GOLDMAN, ESQ.
LAW OFFICE OF LEONARD A. GOLDMAN
1900 AVE. OF THE STARS, #1800
LOS ANGELES, CA 90067

ATTY TO SO DESERT CLINIC PHARM ET AL
IRELL & MANELLA
JEFFREY REISNER/RAVI FLANAGAN
840 NEWPORT CENTER DR. #400
NEWPORT BEACH, CA 92660-6324

SPEC NOT REQ
SOUTHERN DESERT CLINIC PHARMACY
27071 ALISO CREEK ROAD
ALISO VIEJO, CA 92656

SPEC NOT REQ/ATTY TO GE CAP
GLASS & GOLDBERTG
ATTN: MARSHALL F. GOLDBERG
21700 OXNARD ST., #430
WOODLAND HILLS, CA 91367-3665

SPEC NOT REQ./O'BURTON ESTATE
LAW OFFICE JEFFREY H. RASANSKY
ATTN: DAVETTE J. SPEER, PARALEGAL
3811 TURTLE CREEK BLVD., #1640
DALLAS, TX 75219

SPEC NOT REQ/ ATTY TO ANDREWS-BESEDA
LAW OFFICES OF DEAN W. GREER
2929 MOSSROCK, SUITE 105
SAN ANTONIO, TX 78230

SPEC NOT REQ/ATTY LLOYDS, LONDON ET AL
J. SHELDON CAPELOTO
McKINLEY & CAPELOTO
225 SOUTH LAKE AVENUE, SUITE 300
PASADENA, CA 91101

SPEC NOT REQ/ATTY LLOYDS, ET AL
KRISTI WEILER DEAN, ESQ.
LAW OFFICE KRISTI WEILER DEAN
16501 VENTURA BOULEVARD, SUITE 301
ENCINO, CA 91436-2067

SPEC NOT REQ/ATTY TX HUMAN RESOURCES
FLORA A. FEARON, ASST ATTY GEN OF TX
BANKRUPTCY & COLLECTIONS DIV
P.O. BOX 12548
AUSTIN, TX 78711-2548

SPEC NOT REQ/ATTY TO SUSAN FLEISHMAN
LAW OFFICE OF MARC LIEBERMAN
ATTN: MARC LIEBERMAN/KARIE KAISER
1875 CENTURY PARK EAST, #2200
LOS ANGELES, CA 90067-2523

SPEC NOT REQ/ATTY TO RIVERSIDE CTY
PAUL McDONNELL-TREASURER/TAX COLLECTOR
ATTN MARIA O'NEIL
COUNTY OF RIVERSIDE
P.O. BOX 12005
RIVERSIDE, CA 92502-2205

SPEC NOT REQ/ATTY TO AMER EXPRESS
SVCS CO. INC. CORP CARD
C/O BECKET & LEE LLP
P.O. BOX 3001 DEPT. AC
MALVERN, PA 19355-0701

SPEC NOT REQ/ATTY TO G. SCURLOCK
ATTN J. WAYNE LITTLE
RILEY DORNBURG LITTLE & WHAM
220 W. DAVIS
CONROE, TX 77301

SPEC NOT REQ/REGAL CAPITAL I, INC.
REGAL CAPITAL I, INC.
ATTN: ELLIOT H. HERSKOWITZ
P.O. BOX 626 PLANETARIUM STATION
NEW YORK, NY 10024-0540

SPEC NOT REQ/TX COMPTROLLER
JOHN MARK STERN, ASST ATTY GENERAL
BANKRUPTCY & COLLECTIONS DIVISION
P.O. BOX 12548
AUSTIN, TX 78711-2548

SPEC NOT REQ/ATTY TO E. ZOLLA
GOOD WILDMAN HEGNESS & WALLEY
ATTN JOHN A. STILLMAN, ESQ.
5000 CAMPUS DRIVE
NEWPORT BEACH, CA 92660

SPEC NOT REQ/ATTY TO MAY
MIKE RIDULFO, ESQ.
SORRELL ANDERSON L. EHRMAN MAIXNER
RIDULFO
711 N. CARANCAHUA, #1200
CORPUS CHRISTI, TX 78475

SPEC NOT REQUEST
LEONARD & CATHERINE MAY
7433 FM 70
BISHOP, TX 78343

SPEC NOT REQUEST/ATTY TO BAYLOR
HEALTH
HAYNES & BOONE LLP
900 MAIN ST., SUITE 3100
DALLAS, TX 75202

SPEC NOT REQUEST
TYLER & WILSON
ATTN: FRANCESCA BROTMAN-OMER
6500 WILSHIRE BLVD., #125
LOS ANGELES, CA 90048

ATTY TO AIES INS. CO.
BRAD REAGER, CLAIMS ANALYST, A.I.G.T.S.
HEALTHCARE CLAIMS DEPARTMENT
2 RINCON CENTER
121 SPEAR STREET, 6TH FLOOR
SAN FRANCISCO, CA 94105

SPEC NOT REQUEST
ATTY TO CALWEST INDUSTRIAL PROPERTIES
GLEN DRESSER, ESQ.
12650 RIVERSIDE DR., #100
NORTH HOLLYWOOD, CA 91607

ATTORNEY FOR MEDICOM, INC.
VINCENT M. LENTINI, ESQ.
600 OLD COUNTY ROAD, SUITE 202
GARDEN CITY, NY 11530

ATTORNEYS FOR KEN KERR
ROBERT BRUMFIELD, ESQ.
PRICE & BRUMFIELD
841 MOHAWK STREET, SUITE 200
BAKERSFIELD, CA 93309

KAYE SCHOLER LLP
RON L. LEIBOW
1999 AVENUE OF THE STARS, STE. 1600
LOS ANGELES, CA 90067

MADISON LIQUIDITY INVESTORS
4210 SHAWNEE MISSION PARKWAY, STE. 310A
FAIRWAY, KS 66205
ATTN: ANTONIA ROBERTSON

SCOTT KROCHEK
ARGO PARTNERS
12 W. 37TH STREET, 9TH FLOOR
NEW YORK, NY 10018

SPEC NOT REQUEST
ATTYS. FOR CEDAR-SINAI MED CTR
LANCE N. JURICH, ESQ.
LOEB & LOEB LLP
10100 SANTA MONICA BOULEVARD, STE. 2200
LOS ANGELES, CA 90067-4164

SPEC NOT REQUEST
NEIL H. HERSKOWITZ
REGEN CAPITAL INC.
PO BOX 626,
PLANETARIUM STATION
NEW YORK, NY 10024-0540

SPECIAL NOT REQUEST
MICHAEL G. SAWICKI
BRONW, SAWICKI & MITCHELL LLP
2626 COLE AVENUE, SUITE 850
DALLAS, TX 75204

DEVELOPMENT SPECIALIST, INC.
ATTN: GEOFFREY BERMAN
333 S. GRAND AVENUE, SUITE 2010
LOS ANGELES, CA 90071